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Declaration of Covenants, Conditions and Restrictions for Riverwalk Farm Estates, Phase II and III, a Subdivision to the City of Bentonville, Benton County, Arkansas

THIS Declaration of Covenants, Conditions and Restrictions, referred to herein as the "Declaration", is made this day of day of 2008, by Riverwalk Farm Estates, LLC, an Arkansas limited liability company, sometimes referred to herein as "Developer", concerning the subdivision known as Riverwalk Farm Estates, Phase II AND III, referred to as "the Subdivision".

WITNESSETH

WHEREAS, the Developer and the Owners listed as attached in the "Acknowledgement of Receipt and Acceptance of the Deciaration of Covenants and Restrictions of Riverwalk Farm Estates, Phase II & III" are the Owners of the real property located in Benton County, Arkansas, being more fully described in Exhibit A attached to this Declaration and incorporated herein by reference, sometimes referred to herein as the "Property"; and

WHEREAS, the Developer has developed and platted the aforesaid Property into a Single Family community, and subdivided such Property into individual, quality, residential Lots; and

WHEREAS, the Developer desires that the entire Subdivision constitute a residential community, with rights and obligations toward the Ownership and maintenance of landscaped common areas at or near the entries to the Subdivision, as well as the signs identifying the Subdivision and any other common areas or amenities; and

WHEREAS, the Developer desires to provide for building and use restrictions to promote and insure that the Subdivision is a quality Single Family community, to protect the property values of all Owners within the Subdivision, to insure that all homes are constructed of quality materials and workmanship, and are compatible with other homes in the Subdivision.

NOW THEREFORE, in consideration of the foregoing and for the purpose of enhancing and protecting the value and desirability thereof, the Developer hereby declares and subjects all of the Property described in Exhibit A, now known as **Riverwalk Farm Estates, Phase II AND III**, to the covenants, charges, assessments, conditions and restrictions set forth in this Declaration, all of which shall run with said Property and shall benefit and be binding upon all parties and all persons owning all or any part thereof, and their heirs, personal representatives, successors and assigns. Any and all contracts, purchase agreements, or Deeds affecting any of the Property or Lots therein shall be deemed to have these covenants and restrictions incorporated therein by reference, and any and all such contracts, purchase agreements, or Deeds affecting any of the Property or Lots therein shall be conclusively held to have been executed, delivered, and accepted with full knowledge of all covenants and restrictions contained herein. Furthermore, it is expressly declared and agreed that these covenants also benefit the Developer and future Owners of the Property because of the interest of the Developer and such future Owners in having the entire Property maintained in an attractive manner for the benefit of all Owners of any portion of the Property.

SECTION I CONCEPTS AND DEFINITIONS

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The following words, whether or not capitalized, when used in this Declaration or in any amended or supplementary Declaration (unless the context shall otherwise clearly indicate or prohibit), shall have the following respective concepts and meanings:

<u>"Arnended Declaration"</u> shall mean and refer to each and every instrument recorded in the Records which amends, supplements, modifies, clarifies or restates some or all of the terms and provisions of this Declaration.

"Architectural Control Committee" or "ACC" .shall mean and refer to that particular committee which may be from time to time appointed or selected pursuant to Section II hereof.

<u>"Articles"</u> shall mean and refer to the Articles of Incorporation of the Association, as the same may be from time to time duly amended or modified.

"Assessments" shall mean any charge levied against a Lot, Owner, etc. pursuant to this Declaration.

"Association" shall mean and refer to the Riverwalk Farm Estates Property Owners Association, which shall be formed as an Arkansas non profit corporation which has the power, duty and responsibility of maintaining and administering certain portions of the Subdivision and all of the Common Properties, administering and enforcing the Declaration and otherwise maintaining and enhancing the quality of life within the Subdivision.

"Board" or "Board of Directors" shall mean and refer to the Board of Directors of the Association.

"Building Contractor or Builder" shall mean a general contractor, building contractor, construction manager, architect, or Owner, provided that such person meets the criteria established by the ACC under the provisions of Section 11.

"By-laws" shall mean and refer to the Bylaws of the Association, as adopted and amended from time to time in accordance with the provisions of this Declaration and the Arkansas Non Profit Corporation Act of 1993 or other applicable laws promulgated by the State of Arkansas.

"Class A Member" shall mean each Owner of a Single Family Lot or Duplex Lot.

"Class B Member" shall mean the Declarant.

"City" shall I mean and refer to the City of Bentonville, Benton County, Arkansas.

"Common Properties" shall mean and refer to any and all areas of land within the Subdivision which are known, described or designated as green areas, common areas, the Streets, any controlled access areas and monitoring devices. Street lighting and signs (and all elements thereof), detention ponds, entryways, monuments, perimeter fences and walls, off-site monuments and directional signs, landscape easements, and any greenbelt and the like, including, without limitation, those shown on any Plat, as well as those not shown on a Plat but which are intended for or devoted to the common use and enjoyment of the Members of the Association, together with any and all improvements that are now or that may hereafter be constructed thereon. The "Common Properties" shall also include any and all public right-of-way lands for which the City has required that the Declarant and/or the Association expend private, non-reimbursable time and monies to care for and maintain, such as, but not limited to, Street medians or park areas.

<u>"Covenants"</u> shall mean and refer to all covenants, conditions, restrictions, easements, charges and liens set forth within this Declaration or any Amended Declaration.

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"Days" as used herein shall mean calendar days, with the exception of "business days" which term shall mean each day except for any Saturday, Sunday or legal holiday under the laws of the State of Arkansas or the United States of America.

"Declarant" (sometimes referred to as the "Developer") shall mean and refer to Riverwalk Farm Estates, LLC, an Arkansas limited liability company, and any or all successors and assigns thereof with respect to the voluntary disposition of all (or substantially all) of the right, title and Interest of Riverwalk Farm Estates, LLC in and to the Subdivision; provided however, no Person merely purchasing one or more Lots from Riverwalk Farm Estates, LLC or its successors or assigns in the ordinary course of business shall be considered a "Declarant."

"Declaration" shall mean and refer to this particular instrument entitled: "Declaration of Covenants, Conditions and Restrictions for Riverwalk Farm Estates, Phase II AND III, City of Bentonville, Benton County, Arkansas," together with any and all amendments, modifications or supplements hereto.

<u>"Deed"</u> shall mean and refer to any deed, assignment, testamentary bequest, muniment of title or other instrument, or intestate inheritance and succession, conveying or transferring fee simple title or a leasehold interest or another legally recognized estate in a Lot.

<u>"Development Period"</u> shall mean a period commencing on the date of the recording of the original Declaration in the Records and continuing thereafter until and ending on the earlier of (a) the date of the completion of construction of Single Family Dwellings on more than seventy-five percent (75%) of the Lots in the Subdivision, or (b) the date the Declarant voluntarily terminates its Class B Member status by recording a written notice of such termination in the Records.

"Director" shall mean and refer to any duly appointed or elected member of the Board.

<u>"Single Family Dwelling"</u> shall mean a residential building or structure that consists of one separate Dwelling Unit.

<u>"Lot"</u> shall mean and refer to each separately identifiable portion of the Subdivision which is (a) platted into individual Lots and becomes a part of the Subdivision pursuant to a Plat filed and recorded in the Records, (b) assessed by any one or more of the applicable governmental or other taxing authorities, (c) to be used solely for a Single Family Use and (d) not intended to constitute any portion of the Common Properties.

<u>"Dwelling Unit"</u> shall mean and refer to any portion, of a Dwelling situated upon any Lot that is designed and intended for Residential Use.

<u>Front Yard</u> shall mean and refer to (a) as to interior Lots, the front yard area of the residence between the Street (on the one hand) and the dwelling exterior and fence (on the other hand) and (b) as to comer Lots, the front yard area of the residence between the Street (on the one hand) and the dwelling exterior and fence (on the other hand), and that potion of the side yard area exposed to the Street, between the Street (on the one hand) and the dwelling exterior and fence (on the other hand), but excluding patios, courtyards and fenced areas, unless otherwise defined by the Board.

<u>"Improvement"</u> shall mean any physical change to raw land or to an existing Structure which alters the physical appearance, characteristics or properties of the land or Structure, including but not limited to the new construction of a Structure or Structures and related amenities, adding or removing square footage area or space to or from a Structure, painting or repainting a Structure, or in any way altering the size, shape or physical appearance of any Structure or any building or other improvement, temporary or permanent, located on any Lot.

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"Lot" or "Lots" shall mean and refer to a Lot or any other type of Lot reflected on any Plat or all of the Lots.

"Member" shall mean and refer to each Owner, who is in good standing with the Association, who has filed a proper statement of residency with the Association, who has compiled with all directives and requirements of the Association, and who otherwise satisfies the requirements set forth in Section 11. B. hereof. Membership shall consist of two (2) classes, the Class A Members and the Class B Member.

"Owner" shall mean and refer to the holder(s) of record title to the fee simple interest of any Lot whether or not such holder(s) actually reside(s) on any part of the Lot, excluding those having any such interest merely as security for the performance of an obligation.

<u>"Person"</u> shall mean an individual, partnership, joint venture, corporation, limited liability company, joint stock company, trust (including a business trust), unincorporated association or other entity, or a government or any political subdivision or agency thereof.

<u>"Plat"</u> or <u>"Plats"</u> shall mean and refer to the final Subdivision Plat or plats of the Subdivisions, which have been approved by the City and filed and recorded in the Records.

"Property" shall mean the real property, together with all improvements, easements, rights and appurtenances thereto, located in Bentonville, Benton County, Arkansas, being more fully described in Exhibit A attached to this Declaration and incorporated herein by reference.

"Records" shall mean the Public Real Estate Records as maintained in the office of the Circuit Clerk and Ex-Officio Recorder of Benton County, Arkansas, including the map and Plat Records of Benton County, Arkansas.

"Resident" shall mean and refer to:

- each Owner of the fee simple title to any Lot within the Subdivision; and
- b. each Person residing within any part of the Subdivision who is a bona-fide lessee pursuant to a legally cognizable lease agreement with an Owner; and
- each individual lawfully domiciled in a Dwelling Unit other than an Owner or bona-fide lessee.

<u>"Residential Use"</u> shall mean and refer and/or occupancy of any Dwelling Unit as a residence by a single person, a couple, a single family or a permitted family size group of persons approved by the Board.

<u>"Streets"</u> shall mean the right-of-way of all private Streets, sidewalks and other rights-of-way situated within, and shown on the Plats, together with all pavement, curbs, Street lights, signs and related facilities thereon.

"Structure" shall mean and refer to: (a) any thing or device, other than trees, shrubbery (less than two (2) feet high if in the form of a hedge in respect to a Lot) and landscaping (the placement of which upon any Lot shall not adversely affect the appearance of such Lot), including but not limited, to any building, improvement, parking facility or area, garage, porch, shed, greenhouse or bathhouse, cabana, coop or cage, covered or uncovered patio, swimming pool, play apparatus, fence, curbing, paving, wall or hedge (more than two (2) feet high if in the form of a hedge in respect to a Lot), signboard or other living quarters or any temporary or permanent improvement to any Lot; (b) any excavation, fill or ditch; (c) with respect to Lots and, any enclosure or receptacle for the concealment, collection and/or disposition of refuse; and (d) any change in the grade of any Lot which involves a change of more than three (3) inches from the existing grade initially approved by the applicable ACC.

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<u>"Subdivision"</u> or <u>"Subdivisions"</u> shall mean and refer to a subdivision or subdivisions of all or a portion of the Property, in accordance with a Plat or Plats thereof heretofore or hereafter filed of record in the Records, as well as any and all revisions, modifications, corrections or clarifications thereto.

"Violations Committee" shall mean and refer to that particular committee which may be from time to time appointed or selected pursuant to Section II. D hereof.

"Yard" shall mean and refer to the area of the Lot located between the dwelling exterior and the streets and/or property lines for each Lot.

SECTION II GOVERNING BODIES

- A. **GENERALLY.** These Covenants shall be implemented by the Association, the Board of Directors of the Association and the Association's Architectural Control Committee and Violations Committee, as established herein.
- B. PROPERTY OWNERS ASSOCIATION.
 - Membership.
 - a. Each and every Owner of each and every Lot within the Subdivision shall automatically be, and must at all times remain, a Member of the Association in good standing, and shall be bound by the terms and conditions of this Declaration, the Articles and By-Laws of the Association, and such rules and regulations as may be promulgated and adopted by the Association under such Articles and By-Laws. Each and every Resident (who is not otherwise an Owner) may, but is not required to, be a non-voting Member of the Association. Membership of an Owner in the Association shall be appurtenant to and may not be separated from the Interest of such Owner in and to any portion of a Lot. Ownership of any Lot shall be the sole qualification for being a Member; however a Member's privileges to use the Common Properties may be regulated or suspended as provided in this Declaration, the Bylaws or the rules and regulations promulgated by the Board. Any Person who holds an interest in and to all or any part of a Lot merely as security for the performance of an obligation shall not be a Member.
 - b. During the Development Period, the Association shall have two (2) classes of Members:
 - <u>Class A:</u> The Class A Members, shall include all Owners (other than the Declarant) of Lots.
 - Class B: The Class B Member shall be the Declarant,
 - c. Except as provided in this Declaration, the Association shall be the sole judge of the qualifications of its membership and of the right to participate in and vote at its meetings, and shall have the right to prescribe the procedure to be followed concerning all such meetings and votes.

2. Transfers. The membership of an Owner may not be severed from any way transferred. pledged, mortgaged or alienated except upon the sale, assignment or transfer of such Owner's interest in all or any part of such Owner's Lot and then only to the purchaser, assignee or transferee as the new Owner of the Lot in question. Each Owner shall notify the Association of any transfer or assignment of the fee title to his/her/its Lot and the name and address of the transferee or purchaser. Such transfer shall automatically operate to transfer the membership to the new Owner thereof. On transfer, conveyance, or sale by any Owner of all of his or her interest in any Lot, such Owner's membership in the Association shall thereon cease and terminate. An Owner of a Lot, by contracting to sell his Lot on an installment basis, shall be deemed to have transferred his membership to the contract purchaser upon execution of the contract for sale. When an Owner sells his Lot by traditional offer and acceptance providing for a closing of the sale to occur at which time the purchaser will pay the purchase price to the seller or deliver to the seller a promissory note for the purchase price in exchange for a conveyance by deed of the property, the transfer of membership shall be deemed to occur upon delivery of the deed. For purposes of this Declaration, the "Owner" shall be deemed to include the purchaser under an installment contract, regardless of whether a deed has been executed to be held in escrow or whether the deed will be executed and delivered upon payment in full of the installment payments. The Articles of Incorporation and By-Laws of the Association, as may be amended from time to time, are incorporated by this reference to the same effect as if set forth word for word herein.

3. Voting Rights.

- a. During the Development Period only the Class B Member shall constitute the voting Members of the Association. The Class B Member shall be entitled to cast one (1) vote for each Lot located within the Subdivision. All votes relating to the Ownership of a Lot shall be cast by the Declarant to the exclusion of the Class A Members.
- b. Following the expiration of the Development Period the Class A and Class B Members shall constitute the voting Members of the Association. The Owners of each Lot in good standing shall be entitled to one (1) vote per Lot. Where more than one Owner owns and holds a record fee interest in a Lot, either as joint tenants, tenants in common, or tenants by the entirety, for the purposes of voting at meetings of the Association or on issues submitted to the Members, said multiple Owners shall cast one vote collectively for each Lot owned.
- c. Any Owner or Member shall not be in "good standing" if such Person is: (i) in violation of any portion of these Covenants or any rule or regulation promulgated by the Board or any portion of applicable laws, rules, regulations and ordinances; or (ii) delinquent in the full, complete and timely payment of any assessment or charge which is levied, payable or collectible pursuant to the provisions of these Covenants, the Bylaws or any rule or regulation promulgated by the Board. The Board may suspend the voting rights of any Member who is not in good standing for any period during which such Member remains not in good standing. The preceding clause shall control over any provision of this Declaration to the contrary.
- d. The Board may make such rules and regulations, consistent with the terms of this Declaration and the Bylaws, as it deems advisable, for: (i) any meeting of Members; (ii) proof of membership in the Association; (iii) the status of good standing; (iv) evidence of right to vote; (v) the appointment and duties of examiners and inspectors of votes; (vi) the procedures for actual voting in person or by proxy; (vii) registration of Members for voting purposes; and (viii) such other matters concerning the conduct of meetings and voting as the Board shall deem fit.

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- 4. **Notice; Voting Procedures; Meeting.** Quorum, notice and voting requirements of and pertaining to the Association may be set forth within the Articles and/or Bylaws, as either or both may be amended from time to time, and shall be in accordance with permitted Arkansas law. During the Development Period, from time to time, as and when determined necessary by the Board, the Board may call and schedule a meeting of the Members. From and after the expiration of the Development Period, the Members shall meet annually to deal with and vote on matters relating to the business of the Association, as directed by the Board, including the election of the Directors.
- 5. **Matters Generally Subject of the Vote of Members.** Additionally, to the extent that the Board desires to encumber any portion of the Common Properties as security for payment of indebtedness incurred in respect to improvements to the Common Properties, the Board shall obtain the prior approval of the Members.

6. Registration with the Association.

- a. In order that the Declarant and the Association can properly acquaint every Lot purchaser and every Owner, Member and Resident with these Covenants and the day-to-day matters within the Association's jurisdiction, no acquisition of any Lot within the Subdivision shall become effective until and unless all directives by, and all obligations to, the Association and the Declarant have been properly and timely satisfied.
- b. Each and every Owner, Member and Resident shall have an affirmative duty and obligation to originally provide, and thereafter revise and update, within fifteen (15) days after a material change has occurred, various items of information to the Association such as: (a) the full name and address of each Owner, Member and Resident; (b) the full name of each individual family member who resides within the Dwelling Unit of a Duplex of the Lot Owner in question; (c) the business address, occupation and telephone numbers of each Resident; (d) the name, address and telephone numbers of other local individuals who can be contacted (in the event the Resident cannot be located) in case of an emergency; and (e) such other information as may be reasonably requested from time to time by the Association. Failure to provide the Association with a name and proper mailing address shall constitute a waiver of any notice otherwise required hereunder.

7. Other Matters.

- a. The official address of the Association is to be provided to all Members by the Board of Directors of the Association, and shall remain so until changed by a majority of the Board of Directors of the Association, at which time the Association shall notify each Member thereon of the change in address.
- b. The Association shall, at all times, observe all of the laws, regulations, ordinances, and the like of all governmental authorities recognized in the City, the State of Arkansas, and of the United States of America, and if, at any time, any of the provisions of this Declaration shall be found to be in conflict with such laws, regulations, ordinances, and the like, the same shall become null and void, but no other part of this Declaration not in conflict therewith shall be affected thereby.
- c. By written consent of a majority of the Owners of all the Lots within the Subdivision (one per Lot), the Association may be given such additional powers and duties as may be deemed necessary and reasonable, and by such vote, this Declaration may be modified or amended in any manner.

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- d. Subject to the limitations set forth in this Declaration, the Association shall have the right to make such reasonable rules and regulations and to provide such means and to employ such agents as will enable it adequately and properly to carry out the provisions of this Declaration.
- C. **PROPERTY OWNERS ASSOCIATION BOARD OF DIRECTORS.** The Board of Directors of the Association shall consist initially of two (2) directors, as follows:

To be elected

1. Authority and Duties.

- a. Any Owner seeking to construct a Single Family Dwelling or other pertinent Structure, or to add or to modify any portion of the exterior of an existing Single Family Dwelling, shall submit the plans and written specifications to the ACC for review. Submittals shall include building elevations and materials, building location or plat plan, finished lot elevation and grades, and exterior color scheme. All specifications of the home exterior shall include, but shall not be limited to, decks, hot tubs, patios, pools, additions to or deletions of planted or landscaped areas, equipment and material storage buildings, dog runs, gazebos, arbors, roofing material, exterior lighting, exterior building materials, and other similar construction.
- b. No construction, change, modification or alteration shall commence until the plans and specifications detailing the nature, kind, shape, height, construction materials, and location of the Improvements on the Lot, and a landscaping plan for the Lot, shall have been submitted to, and approved in writing by, the ACC. In the event the ACC fails to approve or disapprove said specifications within ten (10) days after written confirmation by the ACC that sufficiently complete plans and specifications have been submitted to it, approval will not be required and full compliance with this section of the Declaration will be deemed to have occurred. It shall be the responsibility of the Lot Owner to obtain the written confirmation that sufficiently complete plans and specifications have been submitted.
- c. Without limiting the factors to be considered in the approval or disapproval of any plans and specifications submitted to it, the ACC shall apply the building restrictions set forth below under Section III of this Declaration
- d. Notwithstanding the foregoing provisions, the ACC and the Association shall have no affirmative obligation to be certain that all elements of the design comply with the restrictions contained in the Declaration, and no member of the ACC or the Association and its Board of Directors shall have any liability, responsibility or obligation whatsoever for any action or decision, or lack thereof. The ACC and its members shall have only an advisory function, and the sole responsibility for compliance with all of the terms of this Declaration shall rest with the Lot Owner. Each Lot Owner agrees to save, defend, and hold harmless the ACC and the Association and its members on account of any activities of the ACC relating to such Lot Owners' property or Improvements to be constructed.
- e. Only Building Contractors who have been approved by the ACC shall be allowed to construct any improvements within the Subdivision. The ACC shall, from time to time establish such criteria, as it may deem appropriate for the approval of Building Contractors. Such criteria may include, but shall not be limited to, a current certificate of workmen's compensation insurance, a current certificate of general liability insurance, and current appropriate licensing, if applicable.

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E. VIOLATIONS COMMITTEE.

- 1. Purpose and Structure. A Violations Committee is hereby created to receive grievances and form complaints for submission to the Board of Directors. The Violations Committee shall be composed of three (3) members, who shall be appointed by the Board of Directors; and the terms of such members shall be three (3) years. In the event of the death or resignation of a member, the Board shall have the authority to appoint a successor to complete the term of the deceased or resigning member.
- 2. **Procedure.** Any Lot Owner may file a written grievance with the Violations committee regarding a violation, or attempted violation, of these Covenants. The identity of the reporting Owner may, at the reporting Owner's election, remain anonymous, and in that case, no governing body of the Subdivision may disclose the identity of the reporting Owner. If the Violations Committee substantiates the violation, the Committee shall draft a formal complaint and forward it to the Board of Directors for action not inconsistent with this section. All Owners and Residents consent to be bound by this Committee's decision.
- Enforcement. Upon receipt of a formal complaint from the Violations Committee, the Board of Directors shall notify the offending party of the violation and request that it be rectified within ten (10) days. If the violation is not corrected within that time, after proper notice of the violation having been given, the Board of Directors may proceed with reasonable diligence to seek judicial enforcement of its decision. In the event the Board seeks judicial enforcement, the offending Owner shall be held liable to the Board for payment of all costs incurred by it in seeking the enforcement of the Covenants, including attorney's fees.

SECTION III BUILDING AND USE RESTRICTIONS

- A. **BUILDING SITE.** A "building site" shall consist of one or more numbered Lots as shown on the face of the Plat or any modifications or adjustments thereto. No individual Lot may be split to create two or more Lots.
- B. CONSRUCTION AND GRADING. No Single Family Dwelling, or other buildings, Improvements or Structures shall be erected, constructed, maintained, or permitted on such Lots, except on a "building site" as defined above. Further, all Lot grading and drainage shall be approved by the ACC and will conform to the approved subdivision-grading plan.
- C. OUTBUILDINGS. No building, except a Single Family Residence, together with such other accessory or outbuildings as may be permitted by local land use rules, regulations or ordinances, and as may be approved by the ACC, shall be permitted. All such accessory or outbuildings must be approved in advance by the ACC, and all building materials used for such accessory or outbuildings must match the Single Family Residence. Any approved accessory or outbuilding shall be no larger than ten feet by twelve feet (10' x 12') and shall not be used for or in connection with Residential Use.

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D. BUILDING TYPE.

- 1. No Single Family Dwelling shall be constructed that Is more than two (2) stories in height or less than one thousand Three hundred square feet (1,300 sq. ft.), for lots (1-120) and One thousand Six hundred square feet (1,500 sq. ft.) for the balance of Phase III, of heated area per side, exclusive of carports, garages, basements and storage rooms. Particular architectural styles, features, appointments and details may not be approved, at the discretion of the ACC, if deemed to be incompatible or non-conforming to the standard of quality or aesthetics promoted within the Subdivision. Additionally, "minimum code" specifications shall not be the standard by which the ACC shall be bound, but rather by any level above that is deemed appropriate minimums for consistency of quality within the Subdivision.
- With regard to Single Family Dwelling, each Dwelling Unit shall have one (1) attached two car garage, measuring at least 18' x 18' and must be kept and maintained as part of the respective Dwelling Unit. Garage doors must be kept closed when not in use for the purpose of ingress or egress of automobiles.
- 3. Any limitations in this Declaration to the contrary notwithstanding, until Single Family Dwelling have been constructed on all x Lots in the Subdivision, the Developer shall be entitled to use any Lot owned by Developer for construction of model, sales offices, construction sheds or for storage of materials. Revisions to approved architectural plans are discouraged; however, any revision to any previously approved plan should be for upgrade purposes only. All revisions must be submitted to the ACC as set forth herein prior to commencing construction.
- E. **BUILDING MATERIALS.** The exterior wall of each building constructed or placed on a Lot shall be at least (75%) brick or stone. The balance of the exterior wall materials must be stucco, vinyl, hardy board or cedar siding. The exterior portion of any fireplace chimney shall be stone, brick, stucco, vinyl, cedar or hardy board siding. All concrete blocks and concrete foundations shall be covered with a decorative masonry material. All exterior colors of any material must be compatible and approved by the ACC.
- F. ROOFS. All roofing material shall be approved by the ACC prior to the installation of such materials. Such materials shall be architectural shingle or better and shall be otherwise in compliance in all respects with applicable City ordinances. The roof pitch of any structure shall be eight inch by twelve inch (8'x 12") minimum.
- G. COUNTER TOPS. 2 cm granite counter tops shall be installed in all kitchens.
- H. **EASEMENTS.** Easements for installation and maintenance of utilities and drainage facilities are reserved on each Lot as reflected on the recorded Plat. Within these easements, no Structure, planting or other material (except driveways across any Lot) shall be placed or permitted to remain which may interfere with the operation, installation or maintenance of utilities, or which may change the direction of flow of drainage channels in the easement, or which may obstruct or retard the flow of water toward or through drainage in the easement. Driveways permitted within the easement shall be constructed so as not to prevent any flow of water or change the flow in the area of each Lot and all improvements for which a public authority, the Association, or any utility company is responsible.
- UTILITIES. Except for overhead power lines, all permanent utilities shall be located underground.
- J. EXTERIOR MECHANICAL DEVISES. Air conditioning units, heat pumps, solar devices, chimney flues, hot tub pumps, swimming pool pumps and filtration systems, satellite dishes, and similar mechanical equipment shall be aesthetically concealed from view on all sides and shall be shielded in such a manner as to minimize noise and safety concerns. The location of such devices and the shielding to be used shall all be reviewed and approved by the ACC prior to installation.

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- L. **FENCING.** Fencing of Front Yards is prohibited, except that decorative wood, iron or masonry fencing not exceeding three (3) feet in height may be constructed upon approval by the ACC. Any fence located on any Lot must be approved by the ACC as to material, location, height and quality prior to the commencement of construction. Any fence erected around the rear perimeter of a Lot must contain a gate or gates of adequate size, according to City requirements for City utility vehicles to have access to the utility easement for ingress and egress, if applicable. Fencing in of access/drainage easements is prohibited. Any necessary alteration to fences to maintain utilities will be done at the Owner's expense. Dog pens, property screened as required by the ACC, must be in rear *yard* portions and kept so as not to be a nuisance or obnoxious to any adjoining Lot Owner.
- N. SIDEWALKS. Sidewalks shall be installed on each Lot by the Owner as required by the City and code specifications, and shall be installed prior to the issuance of a certificate of occupancy by the City.
- P. ANTENNAS AND SIGNALS. No exterior antenna, aerial wires or other device (including, without limitation, radio or television-transmitting or receiving antennae and satellite dishes) for the transmission or reception of any form of electromagnetic radiation shall be erected, installed, used or maintained on any Lot, unless the same is expressly approved and permitted by the ACC and appropriately screened so as to not be visible from the front of any other Lot or any public Street. No radio signals, television signals or any other form of electromagnetic radiation shall originate from any Lot which may unreasonably interfere with the reception of television or radio signals on any other Lot. No satellite dish antenna shall be erected unless the same is approved by the ACC and appropriately screened so as to not be visible from the front of any other Lot or any public Street.
- Q. GENERAL MAINTENANCE. Each Owner shall maintain and care for all improvements and all trees, foliage, plants and lawns on his or her Lot and otherwise keep his or her Lot and all improvements thereon in a neat manner and prevent the development of any unclean, unhealthy, unsightly, or unkempt condition on his or her Lot, and otherwise keep his or her Lot in conformity with the general character and quality of properties in the immediate area. In addition, by acceptance of a Deed to any Lot, the Owner thereof covenants and agrees to mow weeds and grass and to keep and maintain said Lot in a neat and clean condition at all times.

SECTION IV ADDITIONAL BUILDING USE AND GENERAL RESTRICTIONS

- A. **OFFENSIVE ACTIVITIES.** No noxious or offensive activity shall be carried on or permitted upon any Lot or on any Street or sidewalk adjacent thereto, nor shall anything be done thereon which may be or may become an annoyance or nulsance to adjacent Lot Owners or to the Subdivision. Any Lot Owner violating this paragraph shall be required to indemnify and hold harmless the ACC for any expense it incurs in alleviating the noxious or offensive activity, annoyance or nuisance.
- B. OIL AND MINING OPERATIONS. No oil drilling, oil refining, quarrying, or mining operation of any kind whatsoever shall be permitted upon, about, or in any Lot, nor shall any oil well, tank tunnels, mineral excavations or shafts be permitted upon or in any Lot, except that one (1) storm shelter may be constructed with proper ACC approval.
- C. MAINTENANCE OF SURFACE. Earth or gravel shall not be removed from the surface of any Lot, except for improvement or leveling of the Lot involved. Landfill on any Lot shall be earth only, and shall not include trash, refuse, junk, construction debris or similar materials. Stable conditions of the soil and vegetation shall not be destroyed or disturbed, nor shall the surface drainage patterns be changed, except in a fully engineered manner, which will provide adequate recognition of soil conservation requirements. All damage to soil and vegetation shall be immediately restored to a stable condition. Any removal, fill or change in soil or surface conditions must be approved, in advance, by the ACC.

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- D. **SIGHT DISTANCES AT INTERSECTIONS.** No fence, wall, hedge or shrub planting which obstructs sight lines at elevations between two (2) and six (6) feet above the Streets shall be placed or permitted to remain on any corner Lot within the triangular area formed by the Street property lines and a line connecting them at points twenty-five (25) feet from the intersection of the Street if property lines extended. The same sight line limitations shall apply on any Lot within ten (10) feet from the intersection of a Street property line with the edge of the driveway.
- E. CURBS AND STREET. All Street cuts are specifically prohibited unless a waiver is granted by the Developer. No curb cut for driveways shall be closer than three (3) feet to the side property line. All curbs are to be neatly blended into driveway radius.
- F. PARKING. All Single Family Dwellings must have off-Street parking only, and shall not be permitted to park off of designated driveways or parking pads. The ACC shall have the right to have vehicles in violation of this provision towed at the Owner's expense. No parking of any type of vehicle, boat, RV, camper, etc., will be permitted on grass, Yards, landscape areas, sidewalks, or on-Streets at any time. Any vehicles referred to herein shall be in violation of this provision when the vehicle is located within a prohibited area for more than 24 hours.
- G. **VEHICLES.** Any automobiles, boats, trailers, campers, recreational vehicles, motorcycles, buses, untagged or off-road vehicle must have a separate, concealed concrete parking pad and may not be parked or stored at any time on any Street, Yard, or driveways, and must be permanently screened from view, with such screening to be approved by the ACC. Likewise, no vehicle repairs or maintenance is to be performed other than in garages or in concealed areas to the rear of building lines. No inoperative vehicles of any kind shall be left on any Lot or easement. No eighteen (18) wheel vehicle or other similar large van or flatbed type vehicle may be parked or stored on any Street, Yard or driveway, except to deliver merchandise or other materials to residents or construction sites. Any vehicles referred to herein shall be in violation of this provision when the vehicle is located within a prohibited area for more than twenty-four (24) hours.
- H. LOT AND GROUND MAINTENANCE. No Lot or easement or any part of the Property shall be used or maintained as a dumping ground. Rubbish, leaves, grass, trash, garbage and/or other wastes shall be kept in non-corrosive/non-breakable trash containers. All equipment for the storage and/or disposal of such rubbish, trash, garbage or other wastes shall be kept in a clean and sanitary condition. No garbage or trash containers are to be kept in view of the Street unless it is to be picked up within 24 hours.
- ANIMALS. No animals, livestock or poultry of any kind shall be raised, bred or kept on any Lot, except that dogs, cats, or other domestic pets may be kept and maintained, provided that they are registered with the City and/or county, if required. Household pets shall be maintained in a clean and sanitary condition and shall not be obnoxious or a nuisance to the surrounding Owners. Any Owners with pets are required to provide containment or backyard fencing in accordance with the ACC specified acceptable fence requirements. No more than two (2) dogs or two (2) cats, or a total of two (2) pets shall be kept and maintained as part of any Lot. Litters of any of the foregoing animals may be maintained only until the age of three (3) months is reached, at which time disposition must be made of the excess animals. Pet Owners shall be liable for all damages caused by their pets.
- J. **OTHER STRUCTURES**. The inhabiting of any structure or vehicle such as a boat, trailer, basement, tent, shack, garage, camper, modular, mobile or manufactured home or other outbuilding shall not be permitted on any Single Family Dwelling Lot, whether temporarily or permanently.
- K. BASKETBALL GOALS. No basketball goals, courts, backboards or other sports equipment may be attached, erected or constructed on the front of Dwelling Unit of a Single Family Dwelling, or facing the front Street, unless approved by the ACC. Free-standing basketball goals, backboards, courts or other similar sports equipment, may be permitted, subject to the approval of the ACC, so long as the same is maintained in an operative and attractive manner in accordance with the use thereof.

L. CLOTHING LINES. No outdoor clotheslines shall be permitted.

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SECTION V COMMON SPACE AND AMENITIES

- A. There shall be created, as shown on the face of the Plat of the Subdivision and identified as "Common Properties", such common tracts as the Developer shall create for landscaping and signage for the Subdivision. Such tracts shall be for the benefit of all Lots and properties in the Subdivision and the landscaping and signage thereon shall be maintained by the Association as provided in this Declaration.
- B. Upon the filing of the final Subdivision Plat, the mentioned Common Properties located in the Subdivision shall be conveyed to and accepted by the Association. In addition, any property or amenity may be deeded/sold to the Association by the Developer if deemed to be for the common good of the Subdivision by the Developer.
- C. Maintenance of the Common Properties and landscaping and signage thereon shall be at the cost and expense of the Members of the Association (Lot Owners) within the Subdivision. All of such costs, including, but not limited to, maintenance expenses, insurance, and real property taxes, shall be borne by the Lot Owners based on the ratio of the total number of Lots they own to the total number of Lots that have been created by the filling of the final Plat and any amendments thereto.
- D. The Board of Directors of the Association shall have the authority to promulgate such rules and regulations and amendments thereto regarding the use of the Common Properties and amenities as it from time to time deems appropriate. Additionally, the Board reserves the right to make such Common Properties and amenities available to non-residents by membership subject to such terms and conditions as the Board may deem appropriate.

SECTION VI REGULAR AND SPECIAL ASSESSMENTS FOR ASSOCIATION

By acceptance of the Deed or other instrument of conveyance for his or her Lot within the Subdivision, A. each Lot Owner shall be deemed to covenant and agree to pay the Association annually or monthly (to be determined by the Board) regular assessments and special assessments for operating expenses Incurred by the Association and for maintenance and care of the Common Properties and hereby consents to the imposition of any liens provided herein in connection therewith without further notice. There shall be a preliminary assessment due and payable at the time any Lot is transferred from the Developer to a Builder in the amount of \$60,00, which shall be paid by the Builder at closing. Said sum represents an assessment of \$10.00 per month for the first six (6) months following the transfer of the Lot to the Builder. Said preliminary assessment shall be adjusted at such time as the Lot is sold by the Builder, based on an assessment amount of \$10.00 per month, with any unused portion to be refunded to the Builder, or any additional sums due to be paid by the Builder at that time. Once a Dwelling is constructed on a Lot and the Lot is sold by the Builder, the Lot shall be subject to regular annual assessments. The initial regular assessment for each Residential Lot shall be an amount equal to \$420.00 per year, per Lot. Thereafter, such assessments shall be fixed, established, and collected from time to time as provided in this Declaration and by the Association. The regular and special assessments, together with such interest thereon and costs of collection as provided below, shall be a continuing lien on the property affected and shall also be a personal obligation of the Owner of such property from the date when the assessment is due and payable until paid in full. Such personal obligation shall not pass to successors in title to the affected Lot or property unless expressly assumed by such successors. Unless changed by a majority vote of the Lot Owners casting votes, the annual, monthly or regular assessment for any Lot in the Subdivision shall be that amount last approved by the Board on the question of such assessment. On vote of the Board of Directors of the Association in the manner set forth in the Articles of Incorporation and By-Laws of the Association, the assessments may

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be changed from time to time for the purpose of defraying, in whole or in part, the cost of reconstruction, repair or replacement of the landscaping and signage on the Common Properties in the Subdivision, as well as any common amenity owned by the Association, including fixtures and appurtenances related thereto. The Board of Directors of the Association must approve any special assessments or change in annual or monthly assessments.

- B. It shall be the duty of the Association to notify all Owners or contract purchasers of Lots within the Subdivision, whose addresses shall be supplied by the Owner or contract purchaser to the Association, by sending written notice to each of such Owners within fifteen (15) days after the date on which the assessment has been fixed or levied, giving the amount of the charge or assessment for the current year, when the same shall be due, and the amount due for each Lot. Failure of the Association to levy an assessment due to lack of address for the Owner of any particular Lot within the Subdivision or for any other reason, shall not discharge the obligation of any such Owner from paying such assessment, and it shall be the obligation of any such Owner to notify the Association of such Owner's current address.
- C. Any regular or special assessment levied as set forth in this Declaration shall become a lien on the affected Lot or property as soon as such assessment is due and payable as set forth above. In the event any Owner fails to pay the assessment when due, then the assessment shall bear interest at the maximum legal rate permitted by the State of Arkansas on the date when such assessment is due and shall continue to accrue at that rate, until it is paid in full. Forty-five (45) days after the date of any such assessment has been fixed and levied, the assessment, if not paid, shall become delinquent and the payment of both principal and interest may be enforced as in the case of a laborer's lien on the affected real estate, and notice of such lien may be filed with the Circuit Clerk and E-Officio Recorder of Benton. County, Arkansas, and venue shall be laid in the appropriate Court of competent jurisdiction in Benton County, Arkansas. It shall be the duty of the Board of Directors of the Association, as provided below, to bring actions to enforce such liens before they expire. For each notice of lien so filed, or for any lien so filed, the Association shall be entitled to collect from the Lot Owner or Owners of the Lot described in such notice of lien a fee of \$50.00, and shall be collectible in the same manner as the original assessment provided for in this Declaration. Any such lien shall continue for a period of five (5) years from the date of delinquency and no longer, unless within such time period legal proceedings shall be instituted to collect such assessments, in which event, the lien shall continue therewith, the non-paying Owner or Owners shall be obligated to pay all costs incurred, plus reasonable attorney fees, which costs and fees shall become a portion of the lien and may be foreclosed on in the same manner as the assessment provided above.
 - D. The assessments levied by the Association shall be used for the purpose of promoting the recreation, health, safety, enjoyment, and welfare of the residents of the Subdivision, and, in particular, for the improvement and maintenance of property, services and facilities devoted to the above stated purpose and related to the use and enjoyment of the Common Properties and of the Single Family Dwelling situated in the Subdivision. Without limiting the generality of the foregoing statement of purpose, such assessments shall be applied by the Association to the payment of the costs of the following:
 - To enforce any and all building and land-use restrictions that exist as of the date of this Declaration
 or which may be lawfully imposed hereafter on or against any of the Property in the Subdivision.
 - 2. To maintain the Common Properties and amenities and improvements thereon as provided in this Declaration.
 - 3. To pay expenses to carry out the above, such as attorney's fees, manager's fees, expenses of liability, fire and other insurance, bookkeeping and accounting expenses, and any and all other expenses that may from time to time be deemed necessary to carry out the intent of this Declaration by the Association.

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- 4. To protect property values in the Subdivision by promoting pride in and enthusiasm for it; to work for improved transportation, schools, libraries, and recreation facilities within the community in which the Subdivision is located, and to do all lawful things and tasks that the Association, in its discretion, may deem to be in the best interest of the Subdivision and the Owners of the Lots in the Subdivision.
- E. Individual builders and/or Owners shall be responsible for reimbursements billed to the Declarant of any and all maintenance, repair or utilities as necessary to protect the common properties, until the Association is organized and formed.

SECTION VII ENFORCEMENT

- A. Any dispute between an Owner and the Association, including its ACC or Violation Committee, shall be resolved by a Committee of three (3) Arbiters, with one Arbiter to be designated by the Owner and one to be designated by the Association. The two (2) Arbiters so appointed shall agree on the selection of a third Arbiter, and if agreement cannot be reached within fifteen (15) days after their appointment, the two shall request appointment of a third Arbiter by a Court of competent jurisdiction in Benton County, Arkansas, or its successor.
- B. The arbitration shall generally follow the procedure prescribed in Arkansas Code Annotated §161018-201, et seq., and the decision of the Committee of Arbiters, which shall be made in writing and signed by at least two Arbiters, shall be final and binding on all interested persons.
- C. In the event a party fails to comply with the decision of the Arbiters within the time period specified in the decision, any Owner or the Association may seek confirmation of the decision in a Court of competent jurisdiction in Benton County, Arkansas, as provided in the above-referenced Arkansas Code provisions.

SECTION VIII DURATION AND AMENDMENT

- A. **DURATION.** The Covenants of this Declaration shall run with and bind the Property subject to this Declaration, and shall be binding on and inure to the benefit of and be enforceable by the Association and/or the Owners and Residents of any Lot or any of the Property subject to this Declaration, their respective legal representatives, heirs, devisees, personal representatives, successors and assigns, for an original fifteen (15) year term expiring on the fifteenth (15th) anniversary of the date of recordation of this Declaration, after which time these Covenants shall be automatically extended for successive periods of five (5) years unless an instrument is signed by the Owners of at least seventy-five percent (75%) of all Lots within this Subdivision and recorded in the Records, which contains and sets forth an agreement to abolish these Covenants.
- B. AMENDMENT OR MODIFICATION. The Covenants, restrictions and other terms contained herein may be altered, amended or modified by written declaration, signed and acknowledged by the Owners of 75% or more of the Lots and recorded in the Records. Notwithstanding the above, no alteration or modification of the Covenants or the provisions of this Declaration may be made prior to expiration of the Development Period without the express written consent of the Developer. Notwithstanding any provisions hereof to the contrary, the Developer may at its sole discretion and without notice or consent being required of anyone: (i) modify, amend, or repeal any one or more of these Covenants or the provisions of this Declaration at any time prior to the expiration of the Development Period, provided said amendment, modification or repeal is in writing and properly recorded in the Records; and/or (ii) amend these Covenants or the provisions of this Declaration to cause these covenants and restrictions to be in compliance with any and all applicable laws, rules and regulations (including without limitation any and all applicable laws, rules and regulations of the Federal Housing Administration and/or the Veterans Administration).

SECTION IX MISCELLANEOUS

- A. The consent to any act or the waiver of breach of any provision of this Declaration, shall not operate or be construed as a consent or waiver of act or breach by any party, or as a waiver or modification of the provisions of this Declaration.
- B. In the event any one or more of the provisions contained in this Declaration shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect the remaining provisions of this Declaration and this Declaration shall be construed as if such invalid, illegal or unenforceable provision or provisions had never been contained herein.
- C. The captions, headings and arrangements used in this Declaration are for convenience only and do not in any way limit or amplify the terms and provisions hereof. The use of the singular form of pronouns shall be construed to include the plural, and the plural the singular where the number of the parties and in the context indicates that intent. Likewise, the use of the masculine gender shall include the feminine and vice versa.

SECTION X GOVERNING LAW CHOICE OF FORUM, VENUE, AND CONSENT TO JURISDICTION

- A. This Declaration and the Covenants, terms and provisions hereof shall be construed in accordance with and governed by the laws of the State of Arkansas in the same manner as any other similar instruments or agreements that are made and to be performed wholly within such jurisdiction, without regard to the conflicts of laws provisions thereof.
- B. Any and all claims or causes of action shall and must be filed only in the courts of the State of Arkansas for Benton County or the United States District Court for the Western District of Arkansas, which shall have exclusive jurisdiction over any and all disputes which arise between the parties under this Agreement, whether in law or in equity. Each of the parties mentioned herein, including the Developer, Board, Committees, Owners, Residents and Members, expressly agrees, consents, and stipulates that venue shall be exclusively within said courts. Each of the parties mentioned herein expressly agrees, consents and stipulates to the exercise of personal jurisdiction over them or it and subject matter jurisdiction over any such controversy arising between the parties being only in the courts listed herein.

Executed by the authorized members of Riverwalk Farm Estates, LLC, this 25 day of April , 2008.

Riverwalk Farm Estates, LbC

by: Justin Salter, Member

by: Mark Spradlin, Member

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ACKNOWLEDGMENT

TATE OF ARKANSAS) } s:	S
COUNTY OF WASHINGTON	ĺ	

BE IT REMEMBERED that on this day came before me, the undersigned, a Notary Public duly commissioned, qualified and acting, within and for the said County and State, the within named Justin Salter and Mark Spradlin, being the persons who executed the foregoing instrument, to me personally known, who stated that they were the Members of Riverwalk Farm Estates, LLC, an Arkansas limited liability company, and were duly authorized in their capacity to execute the foregoing instrument for and in the name and behalf of said company, and further stated and acknowledged that they had so signed, executed and delivered said instrument for the consideration, uses and purposes therein mentioned and set forth.

forth.	20
IN TESTIMONY WHEREOF, I have her	reunto set my hand and official seal this $\overline{\mathcal{Z} \mathscr{C}}$ day of
2008.	
•	
	00
	Notary Public
My Commission Expires:	

OFFICIAL SEAL
KATHERINE MYERS
NOTARY PUBLIC . ARKANSAS
WASHINGTON COUNTY
COMMISSION EXP. 11/01/2013

TAL

Book 2008 Page 42089 Recorded in the Above DEED Book & Page 10/22/2008

LOT 13704 SW Creek Arkansas, as shown on plat of record in plat	2008, I/We, the undersigned being the owner(s) of the following property: Riverwalk Farm Estates, Phase, a Subdivision to the City of Bentonville, at book, plat records of Benton County,
Arkansas.	Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to
	owledge that the above described Lot is subject to said Covenants & Restrictions filed
	John :=
	By: the Washington
	Ву:
State of <u>Aukunsan</u>) ss County of <u>Berson</u>)	
Subscribed and sworn to before me, a Notary	Public, within and for the aforesaid County and State, this will be the state of th
	Notary Public
My commission expires: 3(17(20)	- STATE STATE

Book 2008 Page 42090 Recorded in the Above DEED Book & Page 10/22/2008

On this 13 day of (2000 , 2008, 1/	We, the undersigned being the owner(s) of the following property:
LOT	ilk Farm Estates, Phase, a Subdivision to the City of Bentonville,
	ts & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to that the above described Lot is subject to said Covenants & Restrictions filed
	Nathan Eddy By: Add Stall Erin Eddy
State of Ackingan) ss County of Linshington)	By: Ein Soll
Subscribed and sworn to before me, a Notary Public, v. 2008.	vithin and for the aforesaid County and State, this(day of
My commission expires: 9 17 2015	Notary Public Notary Public 17. 20 %

Book 2008 Page 42091 Recorded in the Above DEED Book & Page 10/22/2008

	On this 12 day of August , 2008, I/We, the undersigned being the owner(s) of the following property:
	On this 12 day of Algust, 2008, I/We, the undersigned being the owner(s) of the following property: 29 32025w Calm Ridge Rd Riverwalk Farm Estates, Phase 3, a Subdivision to the City of Bentonville, Arkansas, as shown on plat of record in plat book 700 (p, at page 460), plat records of Benton County,
	Arkansas, as shown on plat of record in plat book 7000, at page 460, plat records of Benton County, Arkansas.
the City as Doc u	Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to of Bentonville, Arkansas. And we hereby acknowledge that the above described Lot is subject to said Covenants & Restrictions filed ment No. 2008- (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
	Myspez
	By: WANDA LOPEZ
	By: Lovenzo (· Lopez
	By: Lovenzo C. Lopez
State of County	Ackemaar) ss of hashington
^	Subscribed and swom to before me, a Notary Public, within and for the aforesaid County and State, this 12 day of 45, 2008.
	Notary Public
My com	mission expires: 917 2017

Book 2008 Page 42092 Recorded in the Above DEED Book & Page 10/22/2008

On	this 12 day of Cinquet , 2008, I/We, the undersigned being the owner(s) of the following property:
LC Ar	DT <u>33-3/08 Calm Ridge Ro</u> rRiverwalk Farm Estates, Phase <u>3</u> , a Subdivision to the City of Bentonville, kansas, as shown on plat of record in plat book <u>WQ</u> , at page <u>#</u> , plat records of Benton County, kansas.
he City of B	ereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to Bentonville, Arkansas. And we hereby acknowledge that the above described Lot is subject to said Covenants & Restrictions filed not No. 2008— Alace
	Magdalina Francis
	Magdalena Francis By: Magdalena Francis
	JUSTIN G. FRANCIS
State of _	Justin G. FRANCIS By: Justin
County of	(washington) ss
Su Ours	obscribed and sworn to before me, a Notary Public, within and for the aforesaid County and State, this day of, 2008.
My commiss	Notary Public State of the Property of the Pro

Book 2008 Pase 42093 Recorded in the Above DEED Book & Pase 10/22/2008

	1.21.	
	On this / day of AUGIST	_, 2008, I/We, the undersigned being the owner(s) of the following property:
	LOT 3100 CALMRIDGE Arkansas, as shown on plat of record in p Arkansas.	_ Riverwalk Farm Estates, Phase <u>3</u> , a Subdivision to the City of Bentonville, lat book <u>UUC</u> , at page <u>450</u> , plat records of Benton County,
he City o as Docur		Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to nowledge that the above described Lot is subject to said Covenants & Restrictions filed
		Northern Schnider
		Mattan Schwider By: NATHAN SCHNEIDER
		JULY- SCHNELACE
State of .	Aekanas)	By: Unit schneider
County o	f Washington Subscribed and sworn to before me, a Notary	y Public, within and for the aforesaid County and State, this day of
3	nission expires: S[17] 2015	Notary Public Spanson 17, 20, 25
		BLIC, STATE MINISTRALE OF THE PROPERTY OF THE

Book 2008 Page 42094 Recorded in the Above DEED Book & Page 10/22/2008

	On this 4 day of Cugist , 2008	3, I/We, the undersigned being the	owner(s) of the following property:
	LOT 39 3004 Sw Colon Place River Arkansas, as shown on plat of record in plat boo Arkansas.	walk Farm Estates, Phase Work 2009 at page 45 le	_, a Subdivision to the City of Bentonville, , plat records of Benton County,
the City as Doc u	Hereby acknowledge receipt of a copy of the Coven of Bentonville, Arkansas. And we hereby acknowledgement No. 2008- CHUCAL.	nants & Restrictions for Riverwalk Fige that the above described Lot is	Farm Estates, Phase II & III, a Subdivision to subject to said Covenants & Restrictions filed
		By:	Jacob T. WEST
		By:	
State of County	Ackamas) ss of <u>Washington</u>) Subscribed and sworn to before me, a Notary Public	• ***	
<u> </u>	Subscribed and swom to before me, a Notary Public, 2008.	c, within and for the aloresaid cou	my and State, this day of
My com	nmission expires: 9/17/2015	Notary Public	ATHER FORMAL STATE OF THE STATE

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ACKNOWLEDGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF RIVERWALK FARM ESTATES, PHASE II & III _, 2008, I/We, the undersigned being the owner(s) of the following property: 006 SW CALL Ridge Rd. Riverwalk Farm Estates, Phase 3, a Subdivision to the City of Bentonville, Arkansas, as shown on plat of record in plat book 2000, at page 450, plat records of Benton County, Arkansas. Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to the City of Bentonville, Arkansas. And we hereby acknowledge that the above described Lot is subject to said Covenants & Restrictions filed as Decument No. 2008- CUHACIACIA Subscribed and sworn to before me, a Notary Public, within and for the aforesaid County and State, this My commission expires:___

Book 2008 Page 42096 Recorded in the Above DEED Book & Page 10/22/2008

On this 47H day of August, 2008, I/We, th	e undersigned being the owner(s) of the following property:
LOT 5/02 SW. Ox M Riverwalk Fair Arkansas, as shown on plat of record in plat book 2000 Arkansas.	m Estates, Phase 3, a Subdivision to the City of Bentonville, , at page 454, plat records of Benton County,
Hereby acknowledge receipt of a copy of the Covenants & R the City of Bentonville, Arkansas. And we hereby acknowledge that the Bocument No. 2008-	estrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to e above described Lot is subject to said Covenants & Restrictions filed
By:	MICHATEL D. CHAMPION
<u></u>	Lellie Champon
Λ	Shellie Champion
State of <u>Hickansas</u>) ss County of <u>Washington</u>	
Subscribed and sworn to before me, a Notary Public, within a	and for the aforesaid County and State, this day of
Note My commission expires: 9/17/2015	Public STATE OF ANTON COUNTY AND STATE OF AN

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On this day of	ing the owner(s) of the following property:
LOT 3104 Calm Riverwalk Farm Estates, Phase Arkansas, as shown on plat of record in plat book 7009 at page 450 Arkansas.	3, a Subdivision to the City of Bentonville, ϱ plat records of Benton County,
Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Rive the City of Bentonville, Arkansas. And we hereby acknowledge that the above described as Document No. 2008- LHZ COLD	rwalk Farm Estates, Phase II & III, a Subdivision to I Lot is subject to said Covenants & Restrictions filed
Cara Carla C	Kielee It
By: Carla Cl	lackatt
Ву:	
State of Agramas) ss County of Wathinston)	
Subscribed and sworn to before me, a Notary Public, within and for the aforese	and State, this 4 day of
Notary Public My commission expires: 917 2015	THER FASTING SERVICE OF THE SERVICE

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ACKNOWLEDGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF RIVERWALK FARM ESTATES, PHASE II & III , 2008, I/We, the undersigned being the owner(s) of the following property: LOT 34-3106 Concern Estates, Phase 3, a Subdivision to the City of Bentonville, Arkansas, as shown on plat of record in plat book 2000, at page 450, plat records of Benton County, Arkansas. Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to the City of Bentonville, Arkansas. And we hereby acknowledge that the above described Lot is subject to said Covenants & Restrictions filed as Document No. 2008 - (Uta (Me OX County of 11 bakington Subscribed and sworn to before me, a Notary Public, within and for the aforesaid County and State, this _ My commission expires: 911712015

Book 2008 Page 42099 Recorded in the Above DEED Book & Page 10/22/2008

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF RIVERWALK FARM ESTATES. PHASE II & III

On this the 30 day of 500, 2008, I/We, the undersigned being the owner(s) of the following property:

LOT 46 Riverwalk Farm Estates, Phase III, a Subdivision to the City of Bentonville, Arkansas, as shown on plat of record in plat book 2006, at pages 456 & 457, plat records of Benton County, Arkansas.

hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to the City of Bentonville, Arkansas.

ACKNOWLEDGMENT

State of AK)
County of BENTON) §)

Subscribed and sworn to before me, a Notary Public, within and for the aforesaid County and State, this 30 day of JUNE ____, 2008.

> OFFICIAL SEAL MARY K. PATE WASHINGTON COUNTY NOTARY PUBLIC - ARKANSAS MY COMMISSION EXPIRES NOV. 30, 2016

My commission expires:

Book 2008 Page 42100 Recorded in the Above DEED Book & Page 10/22/2008

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF RIVERWALK FARM ESTATES, PHASE II & III

On this the <u>27</u> day of <u>June</u> , 2008, I/We, the undersigned being the owner(s) of the following property:
LOT 49 Riverwalk Farm Estates, Phase III, a Subdivision to the City of Bentonville, Arkansas, as shown on plat of record in plat book 2006, at pages 456 & 457, plat records of Benton County, Arkansas.
hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to the City of Bentonville, Arkansas.
Clark Tedrick
Kathryn Sedrick Kathryn Tedrick
ACKNOWLEDGMENT
State of <u>Orkansaz</u>) § County of <u>Benton</u>)
Subscribed and sworn to before me, a Notary Public, within and for the aforesaid County and State, this day of, 2008.
Jill Vinnoinia
My commission expires: 1-75-16

Jili Kinnamon Notary Public Arkansas Benton County Comm.# 12348662 My Commission Exp. Jan 25, 2016

Book 2008 Page 42101 Recorded in the Above DEED Book & Page 10/22/2008

On this the 24th day of June following property:	_, 2008, I/We, the undersigned being the owner(s) of the
	se III, a Subdivision to the City of Bentonville, n plat book 2006, at pages 456 & 457, plat records
hereby acknowledge receipt of a copy of the Coven a Subdivision to the City of Bentonville, Arkansas.	ants & Restrictions for Riverwalk Farm Estates, Phase II & III.
	war finnary.
	Varakumarreddy Kesavarapu
ACKN	OWLEDGMENT
State of () § County of Dynama) §	
Subscribed and sworn to before me, a Nota day of, 2008.	ary Public, within and for the aforesaid County and State, this
-1/	Notary Public / Chronic
My commission expires: 1/2/2009	OFFICIAL SEAL BEVERLY A. JACOBUS NOTARY PUBLIC - ARKANSAS BENTON COUNTY MY COMM. EXPIRES 7 / 2 /2009

Book 2008 Page 42102 Recorded in the Above DEED Book & Page 10/22/2008

> Benton County, AR Commission Expires: 9-23-2013

ALST RICHORS OF RIVERWALL FARM ESTATES, FRASE II & III
On this the 18th day of 1000, 2008, I/We, the undersigned being the owner(s) of the following property:
LOT 48 Riverwalk Farm Estates, Phase III, a Subdivision to the City of Bentonville, Arkansas, as shown on plat of record in plat book 2006, at pages 456 & 457, plat records of Benton County, Arkansas.
hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to the City of Bentonville, Arkansas.
The Janice Kaye Fredericks Revocable Trust
Janice Kaye Fredericks, Trustee By: Janice Kaye Fredericks, Trustee
ACKNOWLEDGMENT
State of Aukansas County of Benton S
Subscribed and sworn to before me, a Notary Public, within and for the aforesaid County and State, this day of, 2008.
Notary Public
My commission expires: 9-23-3-13 Notary Public

Book 2008 Page 42103 Recorded in the Above DEED Book & Page

RESTRICTIONS OF RIVERWALK PARM ESTATES, PHASE II & III
On this the 17th day of Jule, 2008, I/We, the undersigned being the owner(s) of the following property:
LOT 44 Riverwalk Farm Estates, Phase III, a Subdivision to the City of Bentonville, Arkansas, as shown on plat of record in plat book 2006, at pages 456 & 457, plat records of Benton County, Arkansas.
hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to the City of Bentonville, Arkansas.
Michelle Taylor
Michelle Taylor Max /
Mark Taylor
ACKNOWLEDGMENT
State of TREAUSAS County of TSDATOW State of TREAUSAS State of Trea
Subscribed and sworn to before me, a Notary Public, within and for the aforesaid County and State, this day of, 2008.
Notary Public
My commission expires: ///5/20/6

Book 2008 Page 42104 Recorded in the Above DEED Book & Page 10/22/2008

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF RIVERWALK FARM ESTATES. PHASE II & III

On this the 14 day of June, 2008, I/We, the undersigned being the owner(s) of the following property:
LOT 43 Riverwalk Farm Estates, Phase III, a Subdivision to the City of Bentonville, Arkansas, as shown on plat of record in plat book 2006, at pages 456 & 457, plat records of Benton County, Arkansas.
hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase II & II a Subdivision to the City of Bentonville, Arkansas.
Al They
Duke Keyes Claudia L. Keyes
<u>ACKNOWLEDGMENT</u>
State of Heransas County of Rentan State of Heransas State of Heran
Subscribed and sworn to before me, a Notary Public, within and for the aforesaid County and State, the day of
Notary Public)
My commission expires: 1-27-2016

MISSY MABEUS MY COMMISSION # 12346112 EXPIRES: January 27, 2016 Benton County

Book 2008 Page 42105 Recorded in the Above DEED Book & Page

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF RIVERWALK FARM ESTATES. PHASE II & III

On this the 21 day of ______, 2008, I/We, the undersigned being the owner(s) of the following property:

LOT 47 Riverwalk Farm Estates, Phase III, a Subdivision to the City of Bentonville, Arkansas, as shown on plat of record in plat book 2006, at pages 456 & 457, plat records of Benton County, Arkansas.

hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to the City of Bentonville, Arkansas.

Kenneth D. Hough

ACKNOWLEDGMENT

State of Arkawas

County of Benton

Subscribed and sworn to before me, a Notary Public, within and for the aforesaid County and State, this day of _______, 2008.

Notary Public

My commission expires: 11 1 2017

GINNY W. BRUMBACK
MY COMMISSION # 12363187
EXPIRES: November 7, 2017
Benton County

Buyer

Book 2008 Page 42106 Recorded in the Above DEED Book & Page 10/22/2008

Book 2008 Page 42107 Recorded in the Above DEED Book & Page 10/22/2008

State of Dovara	
County of Washington) ss	
Subscribed and sworn to before me, a Notary Public, within and for the aforesaid Communication, 2008.	ounty and State, this day of
Notary Public	* SAS * * * * * * * * * * * * * * * * *
My commission expires: 9 17 2015	MICH STATE CHILING

Buyer

Book 2008 Page 42108 Recorded in the Above DEED Book & Page 10/22/2008

On this 28 day of January, 2007, I/We the undersigned being the buyer(s) of the following property:
3106 SW Pro Valley Rd Bontonville AR 72712 Tot St. Riverious Parm Estates Ph. 11 to The City of Bendonville, AR, Plat book 2000-480-
Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase III, and further accept the terms and conditions noted in the above described Covenants, a Subdivision to the City of Bentonville, Arkansas.

Book 2008 Page 42109 Recorded in the Above DEED Book & Page 10/22/2008

State of Ackana)) ss County of (Wishington) Subscribed and sworn to before me, a Notary Public, wi	thin and for the aforesaid County And State, this _28 day of
	Notary Public
My commission expires: 91012015 -	

Book 2008 Page 42110 Recorded in the Above DEED Book & Page 10/22/2008

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF REVERWALK FARM ESTATES PHASE III

On this <u>30</u> day of <u>lune</u> , 2008, I/We the undersigned being the buyer(s) of the following property:
3607 Sw Birchten
Lot 27, Phase III, Riverwalk Farm
LOT 27, Phase III, Promulk Farm Estates bubdinsion, to the any of Dentingles AR plat book 2006 at page 49e-7 Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk
Farm Estates, Phase III, and further accept the terms and conditions noted in the above described Covenants, a Subdivision to the City of Bentonville, Arkansas.

Buyer

Book 2008 Page 42111 Recorded in the Above DEED Book & Page 10/22/2008

State of Azkaus) ss	
County of Lastington	
Subscribed and sworn to before me, a Nota	ary Public, within and for the aforesaid County and State, this day of
My commission expires: 역(17(2015	Notary Public Notary

Book 2008 Page 42112 Recorded in the Above DEED Book & Page 10/22/2008

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF REVERWALK FARM ESTATES PHASE III

On this 10th day of Wovember, 2007, I/We the undersigned being the buyer(s) of the following property:

Sot 60 Riverwook Leun Pote ton Phono III als: Known as 3002 Sus Rene Valley Rd. Bertonvello, an 72712

Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase III, and further accept the terms and conditions noted in the above described Covenants, a Subdivision to the City of Bentonville, Arkansas.

Buyer

Buyer

State of Arkansas Courty of Branchington

Substituted anyther winto before me, a hotary Public, whin and for the Chief and State this 16 olay of

Notary Public

My commission Expires

Shalack

4792731873

P. 002

SEP-7-2008 15:42 FROM: CORNERSTONE CONSTRUC 4792731873

TO: 2717889

P.2

Book 2008 Page 42113 Recorded in the Above DEED Book & Page 10/22/2008

	On this 26 day of Sept.	, 2008, I/We, the undersigned being the owner(s) of the following property:
	LOT	Riverwalk Farm Estates, Phase 77 a Subdivision to the City of Bentonville, lat book 200, at page 45645, plat records of Benton County,
the City o	of Bentonville, Arkansas. An <mark>d we</mark> hereby ackr	Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to nowledge that the above described Lot is subject to said Covenants & Restrictions filed Covenants & Restrictions filed
		By: Jases Minds
State of .	Cukansas)ss Benten)ss	By: Alysa Richardon
5	Subscribed and sworn to before me, a Notan 2pt . , 2008.	y Public, within and for the aforesald County and State, this day of
Ay comp	rission expires 00/17/13	Notary Public

SEP-7-2008 15:42 FROM: CORNERSTONE CONSTRUC 4792731873

TO:2717889

P.2

Book 2008 Pase 42114 Recorded in the Above DEED Book & Pase 10/22/2008

On this 29 d	ay of <u>Sept</u> , 20	008, I/We, the undersigned being the owner(s) of the following property:
LOT Arkansas, as s Arkansas.	Rings Richard	verwalk Farm Estates, Phase <u>III</u> a Subdivision to the City of Bentonville book <u>2006</u> at page <u>456</u> , plat records of Benton County,
the City of Bentonville, Ar	edge receipt of a copy of the Corkansas. And we hereby acknow	venants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to ledge that the above described Lot is subject to said Covenants & Restrictions filed Cutacular
		James Jagee
		By: amy France
	•	Du
State of Arkan County of Ben	Jan) SS	Ву:
Subscribed and	sworn to before me, a Notary Po	ublic, within and for the aforesald County and State, this
My commission expires:	7	Notary Public

SEP-7-2008 15:42 FROM: CORNERSTONE CONSTRUC 4792731873 TO: 2717889

P.2

Book 2008 Page 42115 Recorded in the Above DEED Book & Page 10/22/2008

	On this <u>25</u>	_ day of	September	, 2008, I/V	We, the undersigned b	eing the owner(s) of the following p	roperty:
	LOT Arkansas, a Arkansas.	16 s shown o	n plat of record in	Riverwal plat book∛	lk Farm Estates, Pha 2006 at page US	se <u>III</u> , a Su (<u>0 45 1</u> , pla	bdivision to the C t records of Bento	ity of Bentonville, on County,
	of Bentonville,	, Arkansas,	ceipt of a copy of th And we hereby ac	knowledge t	s & Restrictions for Ri that the above describ HACLUCA	verwalk Farm Es ed Lot is subject	tates, Phase II & II to said Covenants	I, a Subdivision to & Restrictions filed
					By: Mag	gw C	Cepe	
State of	Arkans	sas) }ss		By: James (Cape		
			<u>`</u>	ary Public, w	rithin and for the afore	sald County and	State, this <u>25</u>	day of
Му сот	rnission expire	S POR CA	VELIC SE	<u></u>	Notary Public	Too		

Book 2008 Page 42116 Recorded in the Above DEED Book & Page 10/22/2008

ACKNOWLEDGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF RIVERWALK FARM ESTATES, PHASE II & III
On this 26 day of, 2008, I/We, the undersigned being the owner(s) of the following property
Riverwalk Farm Estates, Phase , a Subdivision to the City of Bentonville, Arkansas, as shown on plat of record in plat book , at page , plat records of Benton County, Arkansas.
Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to the City of Bentonville, Arkansas. And we hereby acknowledge that the above described Lot is subject to said Covenants & Restrictions filed as Decument No. 2008———————————————————————————————————
HE A MILLION COMPANY SERVICE OF ARKS MILLION TO
Shup Desselle Shup Desselle
State of <u>Ackoran</u>) ss County of <u>Claringto</u>
Subscribed and sworn to before me, a Notary Public, within and for the aforesaid County and State, this <u>38</u> day of, 2008.
Notary Public

My commission expires: 91712015

Book 2008 Page 42117 Recorded in the Above DEED Book & Page 10/22/2008

ACKNOWLEDGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF RIVERWALK FARM ESTATES, PHASE II & III
X
On this 18 day of September, 2008, I/We, the undersigned being the owner(s) of the following property:
Riverwalk Farm Estates, Phase , a Subdivision to the City of Bentonville, Arkansas, as shown on plat of record in plat book 1000, at page 100-151, plat records of Benton County,
Arkansas. (3605 540 Direction, the Bentonville, HR. 72712)
Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to the City of Bentonville, Arkansas. And we hereby acknowledge that the above described Lot is subject to said Covenants & Restrictions filed as Bocument No. 2008.
Cornerstone Construction Homes In
By: Fin fleria
Mike Dittory
(510m) By: X // / SA
State of Oklahoma) ss
County of Tulsa
Subscribed and sworn to before me, a Notary Public, within and for the aforesaid County and State, this day of 2008.
Roman U Session
Notary Public
My commission expires: June 17, 2018
2012 (PYS)

Book 2008 Page 42118 Recorded in the Above DEED Book & Page 10/22/2008

On this 15th day of <u>September</u> , 2008,	I/We, the undersigned being the owner(s) of the following property:
LOT Riverw Arkansas, as shown on plat of record in plat book Arkansas.	ralk Farm Estates, Phase TL, a Subdivision to the City of Bentonville, a COOQ at page 50 - 051, plat records of Benton County,
	nts & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to that the above described Lot is subject to said Covenants & Restrictions filed
	Sall A
	By:
	inn Masket Harris
	Ву:
State of Itrhansas)ss County of Benton)ss	
Subscribed and sworn to before me, a Notary Public, September, 2008.	within and for the aforesaid County and State, this 15 th day of
•	Nother De Dalser
My commission expires: 8/13/2016	MICHELLE R WALSER NOTARY PUBLIC-STATE OF ARKANSAS BENTON COUNTY My Commission Expires 8-13-2016 Commission # 12349858

Book 2008 Page 42119 Recorded in the Above DEED Book & Page 10/22/2008

LOTR Arkansas, as shown on plat of record in plat	2008, I/We, the undersigned being the owner(s) of the following property: Riverwalk Farm Estates, Phase, a Subdivision to the City of Bentonville, the book 2004, at page 450, plat records of Benton County,
Arkansas. Hereby acknowledge receipt of a copy of the Co	ovenants & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to wledge that the above described Lot is subject to said Covenants & Restrictions fued-
State of	Nicole Tupman By: Mull Tupman Aarron Tupman By: Aan Type
County of (Unshington)	Public, within and for the aforesaid County and State, this day of
My commission expires: 31112015	<u>-</u>

Book 2008 Page 42120 Recorded in the Above DEED Book & Page 10/22/2008

	On this <u>8</u> day of <u>\$64 - , 2008, </u>	J/We, the undersigned being the owner(s) of the following property:
	Arkansas, as shown on plat of record in plat book Arkansas. 350/ 5W, Bill	ralk Farm Estates, Phase Ul, a Subdivision to the City of Bentonville, 2000 at page 450-7, plat records of Benton County, Chton Dr. Bentonville, Ar. 72712
		nts & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to that the above described Lot is subject to said Covenants & Restrictions filed-
	CAPIRES OF THE STATE OF THE STA	XAAA
	MANAGE STATE OF ANY	By: Jordan Rose
	MOTARY PUBLISHED	MoRose
State of		By: Melanie Rose
County	Subscribed and sworn to before me, a Notary Public,	within and for the aforesaid County and State, this $_$ $&$ _ day of
	- 2008.	Notary Public
My com	nmission expires: 9(17/2015	<u> </u>

Book 2008 Pase 42121 Recorded in the Above DEED Book & Pase 10/22/2008

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF REVERWALK FARM ESTATES PHASE III

On this 16 day of 100 mbor, 2007, I/We the undersigned being the buyer(s) of the following property:
Lot 57 Renowack John Estates Press 3 Obstances 3100 Sw Reno Willey Road Bontonicello Ale 10712
Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk

Farm Estates, Phase III, and further accept the terms and conditions noted in the above

described Covenants, a Subdivision to the City of Bentonville, Arkansas.

Buyer July 12 Th

Buyer

State of Alekansa-County of Washington

Subscribed and sucin to before me a hictory Public, within and Est the aporesaid Carry and State, this 16th day of Nov. 2008.

My domnission 8 xq. 150 9/17/2015

Book 2008 Page 42122 Recorded in the Above DEED Book & Page 10/22/2008

On this 8 day of	f, 2008, 1/	/We, the undersigned being the owner(s) of the following $\mathfrak p$	property:
LOT BIN SW	<u> alu राजेव रिते .</u> Riverwa n on plat of record in plat book	alk Farm Estates, Phase III , a Subdivision to the Coords of Benderal , plat records of Benderal ,	City of Bentonville, ton County,
the City of Bentonville, Arkans	e receipt of a copy of the Covenan cas. And we hereby acknowledge	its & Restrictions for Riverwalk Farm Estates, Phase II & I that the above described Lot is subject to said Covenants	II, a Subdivision to s & Restrictions filed
	.mmt.	Ray mond C. Duw	_
	RES SANGES 1015 1015 1015 1015 1015 1015 1015 101	Raymond C. Duw By: RAYMOND C DRBW	
	TEATURE OF STATE OF S	LINDA A. Drew By: Linda A. Drew	-
State of Delease)	By: Linda A. Drew	
County of Waking and swor) ss) rn to before me, a Notary Public, v	within and for the aforesaid County and State, this $_$	day of
	•	Notary Public	-
My commission expires:	91/7/2018		

Book 2008 Page 42123 Recorded in the Above DEED Book & Page 10/22/2008

On this <u></u> day of <u>Sept</u> , 2008, I	We, the undersigned being the owner(s) of the following property:
Arkansas, as shown on plat of record in plat book Arkansas. 3004 SW. Pine Hereby acknowledge receipt of a copy of the Covenar	alk Farm Estates, Phase III, a Subdivision to the City of Bentonville, 2000 at page 1000, plat records of Benton County, Incharge, Bestovulle, 1900 12712 ats & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to that the above described Lot is subject to said Covenants & Restrictions filed Life Council Covenants & Restrictions filed
SS ALE OF THE STATE OF THE STAT	By: April D. Smith By: April D. Smith
State of Dekanson) ss County of Washington	
Subscribed and sworn to before me, a Notary Public, v	vithin and for the aforesaid County and State, this day of
•	Notary Public
My commission expires: 917/2015 -	

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF REVERWALK FARM ESTATES PHASE III

On this 26 day of Tune 2008, 2007, I/We the undersigned being the buyer(s) of

3507 SW Birchton Ave.

Dentonville

ADZ 72712

LOF 22, Averwalk Fairm Estates, On. 11 1 to the city of Bentonville, Arg plut book 2006 at page 480-7

Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase III, and further accept the terms and conditions noted in the above described Covenants, a Subdivision to the City of Bentonville, Arkansas.

Buver

the following property:

Buver

Book 2008 Page 42124 Recorded in the Above DEED Book & Page 10/22/2008

Book 2008 Page 42125 Recorded in the Above DEED Book & Page 10/22/2008

State of Akansas) ss County of Washington)	
Subscribed and sworn to before me, a Notary Public, 2008.	c, within and for the aforesaid County and State, this Commission day of the Arthur HEATHCOMMISSION Notary Public
My commission expires: つーコーコー	- OVCOUNTY AND

> 5-02

Book 2008 Page 42126 Recorded in the Above DEED Book & Page

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF REVERWALK FARM ESTATES PHASE III

On this 25th day of Autouck, 2007, I/We the undersigned being the buyer(s) of
the following property:
Lot 53, Riverupal Farm Estates phase II, to Mu
City of bentonville, Avrancey, as snawn on plat of
NOOLA IN DICH brok 2006 at page use plat records
or benton country Anaryan

Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase III, and further accept the terms and conditions noted in the above described Covenants, a Subdivision to the City of Bentonville, Arkansas.

Buyer

Buyer

Book 2008 Page 42127 Recorded in the Above DEED Book & Page 10/22/2008

State of <u>Dricunas</u>) ss County of <u>Ubohington</u>
Subscribed and sworn to before me, a Notary Public, within and for the aforesaid County and Blate, this
Notary Public Notary Public STATE OF THE PUBLI

Book 2008 Page 42128 Recorded in the Above DEED Book & Page 10/22/2008

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF REVERWALK FARM ESTATES PHASE III

On this 3rd day of 10 the per, 2008, I/We the undersigned being the buyer(s) of
the following property:
2110 (W fine Valley Rd.
- Statusville, AR 72712
Lot Da Miverivall' Farm Estates Dh. 711 to the
4512-457 Bentonville, AR, plat book 2006 at page

Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase III, and further accept the terms and conditions noted in the above-described Covenants, a Subdivision to the City of Bentonville, Arkansas.

Buyer

Buyer

Book 2008 Page 42129 Recorded in the Above DEED Book & Page 10/22/2008

State of Dekanan	
County of Lushington) ss	
Subscribed and sworn to before me, a Notary Public, w	ithin and for the aforesaid County and State, this 3 day of
	Notary Public State 17, 30,850
My commission expires: 917/2015 -	AUBLIC, STAREITH

Nov 14 2007 08:59am 479 273 1485

P.02

Book 2008 Page 42130 Recorded in the Above DEED Book & Page 10/22/2008

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF REVERWALK FARM ESTATES PHASE III

On this 16/day of 2007, I/We the undersigned being the buyer(s) of the following property:
Ot 50, Diverusur Farm Estates, Phitt to Me City 10 Bartonnile, AR, part book 7000 at page

Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase III, and further accept the terms and conditions noted in the above described Covenants, a Subdivision to the City of Bentonville, Arkansas.

Buyer

Buyer

Book 2008 Page 42131 Recorded in the Above DEED Book & Page 10/22/2008

State of Jakana)		
County of Ladrington) ss		1
Subscribed and sworn to before me, a Notary Public 2008.	said County and State, this _	day of
My commission expires: "\(\frac{1}{200}\)	 TO STATE OF THE	

Book 2008 Page 42132 Recorded in the Above DEED Book & Page 10/22/2008

On this 16 day of Opin, 2007, I/We the undersigned being the buyer(s) of
the following property:
3102 Sw Pine Valley Rd Bentomento Ar 72712
January Datalo
acoust of 90, liverillic tarry tslates,
Phill to me city to Bentonville, Are plat
MIL TO THE CITY & BENTONLIKE, AR PLANT BOOK 2006 at page 4Se-7 Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk
Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk
Farm Estates, Phase III, and further accept the terms and conditions noted in the above
described Covenants, a Subdivision to the City of Bentonville, Arkansas.

Book 2008 Page 42133 Recorded in the Above DEED Book & Page 10/22/2008

State of Agamas	
County of Washington) ss	
Subscribed and sworn to before me, a Notary Public, w	ithin and for the aforesaid County and State, this(day of
	Notary Public
My commission expires: 917 2015 -	

Book 2008 Page 42134 Recorded in the Above DEED Book & Page 10/22/2008

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF REVERWALK FARM ESTATES PHASE III

On this 29 day of Aug., 2008, I/We the undersigned being the buyer(s) of the following property:
3501 SW Buchton Ave.
Bentonville, AR 727/2
Tot 19. Byennolk Farm Estates. Phill to
the city of Bendon ville, AR, Plat hook 2004 at page 450-7
at pagi. 450-7
Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk
Farm Estates, Phase III, and further accept the terms and conditions noted in the above
described Covenants, a Subdivision to the City of Bentonville, Arkansas.

uyer

Book 2008 Page 42135 Recorded in the Above DEED Book & Page 10/22/2008

State of <u>Apricana</u>		
County of Washington)		
Subscribed and sworn to before me, a Notary Publi	c, within and for the aforesa	id County and State, this 🚅 day of
X.	1	HILLER FRY
	That I	SO (1, 2015)
My commission expires: 9/15 >0/5	Notary Public	A A A A A A A A A A A A A A A A A A A
My commission expires: 9/15 3015		WASHING THE TOTAL THE TOTA

Book 2008 Page 42136 Recorded in the Above DEED Book & Page 10/22/2008

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF REVERWALK FARM ESTATES PHASE III

On this 21 day of Aug., 200%, I/We the undersigned being the buyer(s) of
the following property:
3503 SW Bruchton Ave.
Bentonville AR 727/2
10+20, Everwalk Farm Estates, ph. 11. to the
City 15 Benjonville, AR, plat BOOK 20de at
Pax 451e-7
Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk
Farm Estates, Phase III, and further accept the terms and conditions noted in the above
described Covenants, a Subdivision to the City of Bentonville, Arkansas.

مأدوي

Buyer

Book 2008 Page 42137 Recorded in the Above DEED Book & Page 10/22/2008

State of Accountage)	
County of Mahanden) ss	
Subscribed and swom to before me, a Notary Put 2008.	olic, within and for the aforesaid County and State, this day of day of day of
My commission expires: 9(17) 2015	PUBLIC. STATE

Book 2008 Page 42138 Recorded in the Above DEED Book & Page 10/22/2008

On this, day of, 2008, I/We the undersigned being the buyer(s) of the following property:
JESTONUILLE AR 12712
City to Benjanville, AR, Plat book 2006 at
Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase III, and further accept the terms and conditions noted in the above-
described Covenants, a Subdivision to the City of Bentonville, Arkansas.
Lik - Liman
Sonne L. Lyman
Buyer

Book 2008 Page 42139 Recorded in the Above DEED Book & Page 10/22/2008

State of Acknown) ss		
2	sworn to before me, a Notary Pub 8.	lic, within and for the aforesaid (County and State, this <u>\$</u> day of
<i>,</i>		Notes Public	SON EXAM
My commission expires:	9/17/2015	Notary Public	AN PUBLIC, STATE OF THE STATE O

Book 2008 Page 42140 Recorded in the Above DEED Book & Page 10/22/2008

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF REVERWALK FARM ESTATES PHASE III

On this <u>S</u> day of <u>Cuy ust</u> , 2008, I/We the undersigned being the buyer(s) of the following property:
3601 Birchton Ave
Rentanville, M. 72712
lot 24. Thremalk farm tetales, Ph. Ht. to me
city of hentonville, AR, plat book 2006 at
page gal- 1
Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk
Farm Estates, Phase III, and further accept the terms and conditions noted in the above- described Covenants, a Subdivision to the City of Bentonville, Arkansas.
rescribed Covenants, a Subdivision to the City of Bentonvine, Arkansas.

JIK

Michael i Thresia Leimberg

Book 2008 Page 42141 Recorded in the Above DEED Book & Page 10/22/2008

State of Acknown) ss County of () Animy to)	
Subscribed and sworn to before me, a Notary Public, with 2008.	thin and for the aforesaid County and State, this day of
My commission expires: $9 17 2015$	Notary Public Some State of the

Book 2008 Page 42142 Recorded in the Above DEED Book & Page 10/32/2008

ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF REVERWALK FARM ESTATES PHASE III

On this 3rd day of Soylember, 2008, I/We the undersigned being the buyer(s) of the following property:

3001 SW CALO RINGE ROAD 1842
Bentonville AR 72712
TOF 42, Riverwalk Farm "States; ph III.,
to be city of Bentonville, AR, plat book 2000
at park 40e-1

Hereby acknowledge receipt of a copy of the Covenants & Restrictions for Riverwalk Farm Estates, Phase III, and further accept the terms and conditions noted in the above-described Covenants, a Subdivision to the City of Bentonville, Arkansas.

Buyer

Buyer

Book 2008 Page 42143 Recorded in the Above DEED Book & Page 10/22/2008

State of Akawaa)		
County of it rahington) ss		WHITHER FRY
Subscribed and swom to before Sept., 2008.	me, a Notary Public, within and for the aforesaid County and	Spile in sion sion day of
	Notary Public	Manual Control of the
My commission expires: 91,5156	< .	

Book 2008 Page 42144 Recorded in the Above OEED Book & Page 18/22/2008

On this 3 day of <u>September</u> , 2008, I/We the undersign the following property:	ned being the buyer(s) of
3004 SW Pine Valley Rd.	lass)
page 49e-7	Dh. III, to the book 2006 at
Hereby acknowledge receipt of a copy of the Covenants & Rest Farm Estates, Phase III, and further accept the terms and condit described Covenants, a Subdivision to the City of Bentonville,	ions noted in the above-
Charle Smith Buyer	
Angle II Smish	

Book 2008 Page 42145 Recorded in the Above DEEO Book & Page 10/22/2008

State of Alekansas) ss County of Washington	
Subscribed and sworn to before me, a Notary Public, wit	thin and for the aforesaid County and State, this day of
My commission expires: 9/17/2015 -	Notary Public Staff

Book 2008 Page 42146 Recorded in the Above OEEO Book & Page 10/22/2008 ACKNOWLEGMENT OF RECEIPT AND ACCEPTANCE OF THE DECLARATION OF COVENANTS AND RESTRICTIONS OF REVERWALK FARM ESTATES PHASE III

On this 3 day of 500000000000000000000000000000000000	he buyer(s) of
the following property:	
3000 SW PINE VALLEY Rd.	D+61
BENTONVILLE, AR 70712	
Lot (a) Priveravall Parm Petato, Ph	. D. Du
any to Bentonville, AR, plat book	2006 at
Hereby acknowledge receipt of a copy of the Covenants & Restrictions for	r Riverwalk
Farm Estates, Phase III, and further accept the terms and conditions noted described Covenants, a Subdivision to the City of Bentonville, Arkansas.	
Buyer	
Buyer	

Book 2008 Page 42147 Recorded in the Above DEED Book & Page 10/22/2008

State of / kunson) ss County of / kahington	
Subscribed and sworn to before me, a Notary Public, w	vithin and for the aforesaid County and State, this <u>S</u> day of
My commission expires: 9 17 2015 -	Notary Public Notary

Book 2008 Page 42148 Recorded in the Above DEED Book & Page 10/22/2008

On this 13 day of September, 2008, I/V	We, the undersigned being the owner(s) of the following property:
LOT <u>316 SW Calm Ridge Rd</u> Riverwal Arkansas, as shown on plat of record in plat book & Arkansas.	Ne, the undersigned being the owner(s) of the following property: K Farm Estates, Phase, a Subdivision to the City of Bentonville,, plat records of Benton County,
	s & Restrictions for Riverwalk Farm Estates, Phase II & III, a Subdivision to hat the above described Lot is subject to said Covenants & Restrictions filed
	Matthe Howard
	By: Matthew Howard
.1	Ву:
State of <u>Aekansa</u>) ss County of <u>Washingan</u>)	
Subscribed and sworn to before me, a Notary Public, wi	ithin and for the aforesaid County and State, this $\frac{13}{}$ day of
My commission expires: $5 17 2015$	Notary Public Notary
	"MANAGEMENT CONTRACTOR OF THE PROPERTY OF THE

Book 2008 Page 42149 Recorded in the Above DEED Book & Page 10/22/2008

	On this 15th day of	Odober	, 2008, I/We, the undersigned being th	ne owner(s) of the following property:
	LOT SOOL SW Arkansas, as shown Arkansas.	Dakkigh Rd on plat of record in pl	Riverwalk Farm Estates, Phase at book at page 23	, a Subdivision to the City of Bentonville, plat records of Benton County,
	of Bentonville, Arkansa		owledge that the above described Lot	k Farm Estates, Phase II & III, a Subdivision to is subject to said Covenants & Restrictions filed
			John Kall	mont
			By: Josh Dog	Mount
State of)) ss	By: Bailee. Be	ettencourt
County		i to before me, a Notary	Public, within and for the aforesaid Co	ounty and State, this day of
My comi	mission expires 100	DEN S	Notary Public	Sommer 17 Cts Sommer 17 Cts A Sommer 1

EXHIBIT "A"

Book 2008 Page 42150
Recorded in the Above
DEED Book & Page
10/22/2008
Benton County, AR
I certify this instrument was filed on
10/22/2008 9:20:12AM
and recorded in DEED Book
2008 at pages 0042072 - 0042150
Brenda DeShields-Circuit Clerk

Legal Description

All lots in Riverwalk Farm Estates, Phase II, to the City of Bentonville, Arkansas, as shown on plat of record in plat book 2006 at page 63, plat records of Benton County, Arkansas.

Also,

All lots in Riverwalk Farm Estates, Phase III, to the City of Bentonville, Arkansas, as shown on plat of record in plat book 2006 at page 456-457, plat records of Benton County, Arkansas.